

HERTZ REAR CAR

Mileage	16531
Pmt. No.	12323
License No.	YUD 847
Make	61 Impala
Type	Conv.
Color	Blue
Zone	
Area	

THE HERTZ CORPORATION

RENTAL AGREEMENT
F111425A

8230664

27 SO. CHARLES ST. • BALTIMORE, MARYLAND • PHONE: LE 9-4115
FRIENDSHIP INTERNATIONAL AIRPORT
PHONE: SO 1-1658

HERTZ
RENT A CAR

PLEASE SHOW THIS NUMBER ON ALL CORRESPONDENCE

PRINT TO BE PAID BY STREET ADDRESS CITY & STATE

1840

VEHICLE TURNED IN (city)	1840-11
TIME IN	
TIME OUT	

RESERVATION (CIRCLE)	YES	NO
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COLLISION DAMAGE WAIVER

By his initial, Renter agrees to pay an additional fee of \$1 per day or fraction thereof (with a maximum of \$5 per week), and Hertz agrees to relieve Renter of all liability for collision damage to the Hertz vehicle referred to herein while it is used, or driven in conformity with this rental agreement, but Renter shall be fully liable for all such damage if said vehicle is used, or driven in violation of any law or of this rental agreement.

DRIVER'S LICENSE NUMBER	9655700	STATE	MD	EXP. DATE	9/30/62	CAR LICENSE NO.	2826903	STATE	MD	VEHICLE NO.	10231
CHARGE CARD NAME	HERTZ AMEX HILTON DINERS ATC OTHER	CAR MAKE	Ford	MILEAGE IN	3893	WILL RETURN BY	11/9/67	DEPOSIT	\$1000		
NUMBER		BODY STYLE	Wagon	MILEAGE OUT	3832	R.A. MADE OUT BY (FULL NAME)	W. H. Hertz				
CAR RENTED AT	1840-11	CAR TO BE CHECKED IN AT	1840-11	MILES DRIVEN	61						

The Hertz Corporation, hereinafter called "Hertz" hereby leases to the undersigned Renter, for the term and upon the covenants and conditions herein set out, the motor vehicle described above, hereinafter called "vehicle".

(1) Renter acknowledges and agrees: that vehicle is the property of Hertz; that vehicle is in good mechanical condition and is equipped with all tires, tools, accessories and accoutrements will be returned in the same condition as when received, except for ordinary wear and tear excepted, on the expiration date specified or sooner if demanded by Hertz.

(2) Renter agrees not to permit the use or to use, operate or drive vehicle for the transportation of persons or property for hire, not to use, permit the use or to operate or drive vehicle in violation of any Federal, State or Municipal law, ordinance, rule or regulation governing the use, operation, or driving thereof; nor to remove vehicle from this state without the written consent thereof to Hertz.

(3) Renter being one of the assured under an insurance policy covering vehicle agrees to comply with all the terms and conditions of said policy, which by reference are incorporated herein and made a part hereof, and to comply with the terms and conditions appearing below, whether above or below his signature. A copy of said insurance policy is available for inspection at the general offices of Hertz upon request by Renter or his duly authorized agent.

(4) Renter further expressly agrees to indemnify the Insurance Company for any and all loss, damage, cost and expense, paid or incurred by the Insurance Company because of injuries or damages sustained by occupants of vehicle, in states where the law makes Hertz or its Insurance Carrier liable for injuries to occupants of vehicle or because of injuries or damages resulting from the use, operation or driving of vehicle in violation of any of the terms and conditions appearing herein.

(5) Renter expressly agrees to pay Hertz on demand all time and mileage, service, minimum or maximum charges applicable to this rental at the rates or in the amounts specified herein and in addition, a sum equal to the cost of all damages to said vehicle during this rental period provided, however, that Renter's liability for said damages shall be limited to \$100.00 unless vehicle was used, operated or driven in violation of any of the provisions of this agreement.

(6) If the person signing this agreement has directed the billing for charges hereunder to be transmitted to another person, firm, or organization which, upon so being billed, has failed to make payment, then the person signing shall, upon demand, promptly pay said charges and all other monies which may be due by reason of this agreement.

(7) It is expressly agreed that Renter is not the agent, servant or employee of Hertz in any manner whatsoever.

(8) It is expressly agreed that Hertz shall not be liable for loss of or damage to any property left or stored by Renter or any other person in or upon vehicle or left or stored in or upon vehicle on the return thereof to Hertz, and Renter expressly waives any and all claims for such loss or damages against Hertz and agrees to hold Hertz harmless from and indemnifies Hertz against any such claims.

I HAVE READ THESE TERMS AND AGREE THEREIN

X Michael J. Kelle

RENTER'S SIGNATURE LOCAL ADDRESS & TELEPHONE NO.

Renter participates in the benefits of an automobile public liability and property damage insurance policy subject to the terms, conditions, limitations and restrictions thereof, and is bound by such terms, conditions, limitations and restrictions even though all of them are not outlined in this rental agreement. Said policy does not cover the renter or driver for injuries sustained by passengers or guests or any person while riding in or alighting from or getting into or on vehicle or liability imposed upon or assumed by the assured under any Workmen's Compensation Act, plan or law or any contract or whatever nature and requires that every accident must be immediately reported in writing to the Station from which the vehicle is rented and in any event within 24 hours after the accident and renter or driver must immediately deliver to the Station from which the vehicle is rented, or to the Insurance Company, as practicable, every process, pleadings, papers of any kind relating to any and all claims, suits and proceedings and shall cooperate in all matters connected with the investigation and defense of any claim or suit.

The vehicle shall not be used for any purpose (a) in violation of any of the terms of the rental agreement, (b) for any person in violation of law as to the use of the vehicle, (c) for any person who has given a fictitious name or false age or address for the purpose, in any race, speed or endurance contest or for any vehicle or trailer or by any person while under the influence of any intoxicants or narcotics, or (d) for any person other than the renter who signed the rental agreement or provided for the rental to be obtained, by a member of the renter's immediate family, the renter's employer, or a person driving the vehicle in the course of his person's usual and customary employment by the renter, and in the course of said driver's regular and ordinary employment for the renter, provided, however, that any such driver must be a qualified licensed driver.

HOURS	1	@	1.50		150
DAYS	1	@	1.00		100
WEEKS		@	5.00		
TOTAL RENTAL CHARGE				20	00
MINIMUM CHARGE					
SERVICE CHARGE					
TAX DAMAGE	3.00				61
COLLISION DAMAGE WAIVER					
TOTAL CHARGES				20	69
LESS GAS-REPAIRS					
NET DUE				\$20	69
NET DUE				\$20	69

CASH	OWNING CITY	CHARGES COMPLETED
	New York	B. Kelle

CUSTOMER'S COPY

ISSUED BY TRANS WORLD AIRLINES, INC.				PASSENGER TICKET AND BAGGAGE CHECK PASSENGER COUPON				0152 K 615218			
Subject to Conditions of Contract the reverse side of the Passenger Coupon				COMPLETE ROUTING THIS TICKET AND				CONJUNCTION TICKET(S)			
FROM: TO: CARRIER		FARE Calculation		ORIGIN		Form		Serial		DATE AND PLACE OF ISSUE OF THIS TICKET	
1A		200.00		BAL						NOV 6 1961	
1A		200.00		ISSUED IN EXCHANGE FOR		Form		Serial		DATE AND PLACE OF ORIGINAL ISSUE	
1A		200.00		Form		Serial				OCTO	
ENDORSEMENTS				BAGGAGE				NOT GOOD FOR PASSAGE			
				FARE CLASS / BASIS				AGENT			
				1A 3 VERO				F X 70 57 11/6 750K			
				TO				TO			
				1A 3 ANGE				F X 70 6 11/6 750K			
				TO				TO			
				BALTIMORE				NOT TRANSFERABLE			
NAME OF PASSENGER				M. MILLER							
TOTAL				212.84							

ISSUED BY UNITED AIR LINES, INC.				PASSENGER TICKET AND BAGGAGE CHECK PASSENGER COUPON				016:241:096:823			
Subject to Conditions of Contract the reverse side of Passenger Coupon				COMPLETE ROUTING THIS TICKET AND				CONJUNCTION TICKET(S)			
FROM: TO: CARRIER		FARE Calculation		ORIGIN		Form		Serial		DATE AND PLACE OF ISSUE OF THIS TICKET	
265		114.65		BALTIMORE						NOV 6 1961	
114.65		ISSUED IN EXCHANGE FOR		Form		Serial				DATE AND PLACE OF ORIGINAL ISSUE	
		Form		Serial						ACCT DEPT USE ONLY	
ENDORSEMENTS				BAGGAGE				NOT GOOD FOR PASSAGE			
				FARE CLASS / BASIS				AGENT			
				BALTIMORE				R1X 49 11/6 9 PM OK			
				TO				TO			
				CHICAGO				R1X 49 11/6 9 PM OK			
				TO				TO			
				LAS VEGAS				NOT TRANSFERABLE			
NAME OF PASSENGER				MR H I MILLER							
TOTAL				163.32							

THE HERTZ CORPORATION

RENTAL
AGREEMENT
NUMBER

1127282

HERTZ
RENT A CAR

Los Angeles International Airport

Los Angeles, Calif.

Phone: 646-2651

PLEASE SHOW THIS NUMBER ON ALL CORRESPONDENCE

VEHICLE TURNED IN (City)

1100-15 AB
1961 NOV TIME IN 1 41T3
1100RESERVATION
(CIRCLE)
YES NO

TIME OUT

10 25

PRINT

TO
BE
PAID
BY

STREET ADDRESS

CITY & STATE

DRIVER'S LICENSE NUMBER 7655700	CITY Los Angeles	STATE CA	EXP. DATE 1/1/62	CAR LICENSE NO. 511	STATE CA	VEHICLE NO. 11373
CHARGE CARD NAME HERTZ AMEX HILTON DINERS A/C OTHER	CAR MAKE MILAGE IN 16609	WILL RETURN BY 11/1/61	DEPOSIT \$ 400	BODY STYLE MILAGE OUT 16631	R.A. MADE OUT BY (FULL NAME) HILTON	
NUMBER	CAR RENTED AT Los Angeles Airport	CAR TO BE CHECKED IN AT San Francisco	MILES DRIVEN 78			

The Hertz Corporation, hereinafter called "Hertz," hereby leases to the undersigned Renter, for the term and upon the covenants and conditions herein set out, the motor vehicle described above, hereinafter called "vehicle."

(1) Renter acknowledges and agrees: that vehicle is the property of Hertz; that vehicle is in good mechanical condition; that vehicle together with all tires, tools, accessories and accoutrements will be returned in the same condition as when received to the place above specified, ordinary wear and tear excepted, on the expiration date specified or sooner if demanded by Hertz.

(2) Renter agrees not to permit the use or to use, operate or drive vehicle for the transportation of persons or property for hire; not to use, permit the use or to operate or drive vehicle in violation of any Federal, State or Municipal law, ordinance, rule or regulation governing the use, operation, or driving thereof; nor to remove vehicle from this state without the written consent thereof of Hertz.

(3) Renter being one of the assured under an insurance policy covering vehicle agrees to comply with all the terms and conditions of said policy, which by reference are incorporated herein and made a part hereof, and to comply with the terms and conditions appearing below, whether above or below his signature. A copy of said insurance policy is available for inspection at the general offices of Hertz upon request by Renter or his duly authorized agent.

(4) Renter further expressly agrees to indemnify the Insurance Company for any and all loss, damage, cost and expense paid, or incurred by the Insurance Company because of injuries or damages sustained by occupants of vehicle, in states where the law makes Hertz or its Insurance Carrier liable for injuries to occupants of vehicle or because of injuries or damages resulting from the use, operation or driving of vehicle in violation of any of the terms and conditions appearing herein.

(5) Renter expressly agrees to pay Hertz on demand all time and mileage, service, minimum or other charges applicable to this rental at the rates or in the amounts specified herein and in addition, a sum equal to the cost of all damages to said vehicle during this rental period provided, however, that Renter's liability for said damages shall be limited to \$100.00 unless vehicle was used, operated or driven in violation of any of the provisions of this agreement.

(6) If the person signing this agreement has directed the billing for charges hereunder to be transmitted to another person, firm, or organization which, upon so being billed, has failed to make payment, then the person so signing shall, upon demand, promptly pay said charges and all other monies which may be due by reason of this agreement.

(7) It is expressly agreed that Renter is not the agent, servant or employee of Hertz in any manner whatsoever.

(8) It is expressly agreed that Hertz shall not be liable for loss of or damage to any property left or stored by Renter or any other person in or upon vehicle or left or stored in or upon vehicle on the return thereof to Hertz, and Renter expressly waives any and all claims for such loss or damages against Hertz and agrees to hold Hertz harmless from and indemnifies Hertz against any such claims.

I HAVE READ THESE TERMS AND AGREE THEREOF

X *Robert V. Miller* ROR Van Hagens
RENTER'S SIGNATURE LOCAL ADDRESS & TELEPHONE NO.

Renter participates in the benefits of an automobile public liability and property damage insurance policy subject to the terms, conditions, limitations and restrictions thereof and is bound by such terms, conditions, limitations and restrictions even though all of them are not outlined in this rental agreement. Said policy does not cover the renter or driver for injuries sustained by passengers or guests or any person while riding in or getting into or on vehicle or liability imposed upon or assumed by the renter or driver under any Workmen's Compensation Act, plan or law or any contract of whatever nature and requires that every accident be immediately reported in writing to the Station from which the vehicle is rented and in any event within 24 hours after the accident. Renter and driver must immediately notify the Station from which the vehicle is rented or to the insurance carrier, if practicable, every process pleading or appeal of any kind relating to any and all claims, suits and proceedings received by or from driver. The renter and driver shall in any manner aid or abet any claimant but shall cooperate fully with the insurance carrier in all matters connected with the investigation and defense of any claim or suit.

The vehicle shall not be used, operated or driven: (a) in violation of any of the terms of the rental agreement; (b) for any purpose in violation of law as to age or by a driver or renter who has given a fictitious name or false age or address; (c) for any illegal purpose, in any race, speed test or contest, to propel or tow any vehicle or trailer or by any person while under the influence of intoxicants or narcotics; (d) by any person other than the renter who signed the rental agreement or, provided renter's permission is obtained, by a member of the renter's immediate family, the renter's employer, or a person driving the vehicle pursuant to said person's usual and customary employment by the renter, and in the course of said driver's regular and usual employment by the renter, provided, however, that any such driver must be a qualified licensed driver.

FORM 405 (12-60) PRINTED IN U.S.A.

CUSTOMER LIABLE FOR ALL PARKING VIOLATIONS

HOURS	@	10 ¹⁵	
DAYS	@	1	9.00
WEEKS	@	1	
		16	0.2
		3	20
TOTAL RENTAL CHARGE		12	82
MINIMUM CHARGE			
SERVICE CHARGE			
COLLISION DAMAGE WAIVER			
TAX DAMAGE	4%		5%
TOTAL CHARGES		13	33
LESS GAS-REPAIRS			
NET DUE		\$	13 33
NET DUE		\$	13 33
DATE	11/1	OWNING CITY	7 Comm

1100 NOV 1127282
CUSTOMER'S COPY

25X1A

Manger Hay Adams HOTEL
SIXTEENTH & H ST., N. W.
WASHINGTON 6, D. C.

B 44395

MEMO.	DATE	EXPLANATION	CHARGES	CREDITS	BAL. DUE
	1	NOV-8-61 PdOut —	E- 0.23		
	2	NOV-8-61 REST'R —	* 10.52		
	3	NOV-8-61 REST'R —	* 4.69		* 15.44
	4	NOV-8-61 ROOM: ○○○○	* 18.00		
	5	NOV-8-61 RMTAX: ○○○○	* 0.54		
	6	NOV-8-61 PHONE: ○○○○	* 0.60		* 34.58
	7	NOV-9-61 PHONE —	* 0.30		* 34.88
	8	NOV-9-61 — PAID		* 34.88	* 0.00
	9				
	10				
	11				
	12				
	13				
	14				
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	16				
	17				
	18				
	19				
	20				
	21				
	22				
	23				
	24				

We dedicate ourselves to finer hotel service. On this and all our future visits it is our hope that we may count you as one of our guests.

Sincerely,
THE MANAGER

This bill includes service charges in connection with local and long distance telephone calls.